

## RULE-MAKING ORDER PERMANENT RULE ONLY

## **CR-103P (December 2017)** (Implements RCW 34.05.360)

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DATE: June 23, 2022

TIME: 2:21 PM

WSR 22-14-013

Agency: Department of Revenue
Effective date of rule: Permanent Rules
⊠ 31 days after filing.
, ,
Other (specify) (If less than 31 days after filing, a specific finding under RCW 34.05.380(3) is required and should be stated below)
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?
☐ Yes ☐ No If Yes, explain:
<b>Purpose:</b> The department is amending WAC 458-61A-211 Mere change in identity or form-Family corporations and partnerships, to incorporate 2021 legislation, Substitute Senate Bill 5034. The purpose of this legislation is to modernize the Washington Nonprofit Corporation Act by creating a new chapter under Title 24 RCW
Citation of rules affected by this order:  New:
Repealed:
Amended: WAC 458-61A-211 Mere change in identity or form-Family corporations and partnerships
Suspended:
Statutory authority for adoption: RCW 82.32.300, RCW 82.01.060, RCW 82.45.150
Other authority: n/a
PERMANENT RULE (Including Expedited Rule Making)  Adopted under notice filed as WSR 22-09-030 on April 12, 2022 (date).  Describe any changes other than editing from proposed to adopted version: None
If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:
Name:
Address:
Phone:
Fax:
TTY:
Email:
Web site:
Other: An analysis was not prepared. These rules are not significant legislative rules as defined by RCW 34.05.328.

## Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only, from the WAC number through the history note.

A section may be counted in more than one category.

7. Sosiisii may 25 S		ian one category.	
The number of sections adopted in order to compl	y with:		
Federal statute:	New	Amended	Repealed
Federal rules or standards:	New	Amended	Repealed
Recently enacted state statutes:	New	Amended 1	Repealed
The number of sections adopted at the request of a	a nongovernmenta	al entity:	
	New	Amended	Repealed
The number of sections adopted on the agency's o	own initiative:		
	New	Amended	Repealed
The number of sections adopted in order to clarify	, streamline, or re	form agency proce	dures:
	New	Amended	Repealed
The number of sections adopted using:			
Negotiated rule making:	New	Amended	Repealed
Pilot rule making:	New	Amended	Repealed
Other alternative rule making:	New	Amended	Repealed
Date Adopted: June 23, 2022	Signature:	70	2 T
Name: Atif Aziz		SHA	<i>'</i> /.
Title: Rules Coordinator		AN/	1-43

<u>AMENDATORY SECTION</u> (Amending WSR 10-07-133, filed 3/23/10, effective 4/23/10)

- WAC 458-61A-211 Mere change in identity or form—Family corporations and partnerships. (1) Introduction. A transfer of real property is exempt from the real estate excise tax if it consists of a mere change in identity or form of ownership of an entity. This exemption is not limited to transfers involving corporations and partnerships, and includes transfers of trusts, estates, associations, limited liability companies and other entities. If the transfer of real property results in the grantor(s) having a different proportional interest in the property after the transfer, real estate excise tax applies.
- (2) Qualified transactions. A mere change in form or identity where no change in beneficial ownership has occurred includes, but is not limited to:
- (a) The transfer by an individual or tenants in common of an interest in real property to a corporation, partnership, or other entity if the entity receiving the ownership interest receives it in the same pro rata shares as the individual or tenants in common held prior to the transfer. ((+)) See also WAC 458-61A-212, Transfers where gain is not recognized under the Internal Revenue Code. ((+))
- (b) The transfer by a corporation, partnership, or other entity of its interest in real property to its shareholders or partners, who will hold the real property either as individuals or as tenants in common in the same pro rata share as they owned the corporation, partnership, or other entity. To the extent that a distribution of real property is disproportionate to the interest the grantee partner has in the partnership, it will be subject to real estate excise tax.
- (c) The transfer by an entity of its interest in real property to its wholly owned subsidiary, the transfer of real property from a wholly owned subsidiary to its parent, or the transfer of real property from one wholly owned subsidiary to another.
- (d) The transfer by a corporation, partnership or other entity of its interest in real property to another corporation, partnership, or other entity if the grantee owner(s) receives it in the same pro rata shares as the grantor owner(s) held prior to the transfer.
- (e) Corporate mergers and consolidations that are accomplished by transfers of stock or membership, and mergers between corporations and limited partnerships as provided in chapters 25.10 and 24.03A RCW.
- (f) A transfer of real property to a newly formed, beneficiary corporation from an incorporator to the newly formed corporation, provided:
- (i) The proper real estate excise tax was paid on the original transfer to the incorporator; and
- (ii) It was documented on or before the original transfer that the incorporator received title to the property on behalf of that corporation during its formation process.

This tax exemption does not apply to a transaction in which a property owner acquires title in his or her own name and later transfers title to the corporation upon its formation.

- (q) A transfer into any revocable trust.
- (h) A conveyance from a trustee of a revocable trust to the original grantor or to a beneficiary if no valuable consideration passes, or if the transaction is otherwise exempt under this chapter (for example, a gift or inheritance). A sale of real property by the trustee

to a third party, or to a beneficiary for valuable consideration, is subject to the real estate excise tax.

- (3) **Examples.** The following examples, while not exhaustive, illustrate some of the circumstances in which a grant of an interest in real property may or may not qualify for this exemption. These examples should be used only as a general guide. The taxability of each transaction must be determined after a review of all the facts and circumstances.
- (a) Andy owns a 100% interest in real property. He transfers his property to his solely owned corporation. The transfer is exempt from real estate excise tax because there has been no change in the beneficial ownership interest in the property.
- (b) Elizabeth owns a 100% interest in real property, and is the sole owner of Zippy Corporation. She transfers her property to Zippy. The corporation pays \$5,000 to Elizabeth and agrees to make payments on the underlying debt on the property. Despite the fact that there was consideration involved in the transfer, it is still exempt from tax because there was no change in beneficial ownership.
- (c) Jim, Kathie, and Tim own real property as joint tenants. They transfer their property to their LLC in the same pro rata ownership. The transfer is exempt from real estate excise tax because there has been no change in beneficial ownership.
- (d) Pat, Liz, and Erin own Stage Corporation. They also own Song & Dance Partnership, in the same pro rata ownership percentages as their interests in the corporation. Stage Corporation transfers real property to Song & Dance Partnership. The transfer is exempt from real estate excise tax, because there has been no change in beneficial interest.
- (e) Morgan owns real property. Brea owns Sparkle Corporation. Morgan transfers real property to Sparkle in exchange for an interest in the corporation. The transfer is subject to real estate excise tax because there has been a change in the beneficial interest in the real property. The tax applies to the extent that the transfer of real property results in the grantor having a different proportional interest in the property after it is transferred. (( $\frac{\text{(Note, )}}{\text{(Note, )}}$ ) However, (( $\frac{\text{(that)}}{\text{(that)}}$ ) Morgan and Brea may be able to structure their transaction in a manner that would qualify for exemption under WAC 458-61A-212.(( $\frac{\text{(+)}}{\text{(+)}}$ )
- (f) Dan owns property as sole owner. Jill owns property as sole owner. Dan and Jill each transfer their property to Rhyming LLC, which they form together. The transfers are taxable because there has been a change in the beneficial ownership interest in the real property. To the extent that the transfer of real property results in the grantor having a different proportional interest in the property after the transfer, it is taxable.  $((\frac{\text{Note}_{r}}{\text{Note}_{r}}))$  However,  $(\frac{\text{that}}{\text{Oute}_{r}})$  Dan and Jill may qualify for an exemption under WAC 458-61A-212.  $(\frac{1}{2})$
- (g) Fred and Steve are equal partners in Jazzy Partnership. They decide to transfer real property from the partnership to themselves as individuals. Based on its true and fair value, the partnership transfers 60% of the real property to Fred and 40% to Steve. This distribution is not in proportion to their ownership interest in Jazzy Partnership, and the transfer is not exempt because there has been a change in the beneficial ownership interest. To the extent that the transfer of property results in the grantor having a different proportional interest in the property after the transfer, it is taxable.  $((\frac{Note_{r}}{Note_{r}}))$  However,  $(\frac{that}{Note_{r}})$  Fred and Steve may qualify for an exemption under WAC 458-61A-212.  $(\frac{t}{Note_{r}})$ 
  - (4) Disparate treatment of ownership interests.

- (a) Where the ownership of real property is different for financial accounting purposes than for federal tax purposes, the beneficial ownership interest in the real property is deemed the entity which is the owner for financial accounting purposes. Any transfer from the entity that is the owner for federal tax purposes to the owner for financial accounting purposes, or vice versa, is subject to the real estate excise tax.
- (b) For example, Giant Company wants to expand its business. It identifies some real property, but is unable to finance the purchase through a normal loan. It contracts with Mega Loans Inc. to enter into a "synthetic lease" for the purchase of the real property. Under the terms of the synthetic lease, Mega Loans will take title to the real property, and Giant Company will lease it from Mega Loans. Real estate excise tax is paid on the purchase of the real property by Mega Loans. The terms of the lease also provide that Giant Company will be the owner for federal tax purposes and Mega Loans will be the owner for financial accounting purposes. Per the lease agreement, after a specified time Mega Loans will transfer title to the real property to Giant Company. The transfer of title from Mega Loans to Giant Company is subject to real estate excise tax.
- (5) Family corporations, partnerships, or other entities. This exemption applies to transfers to an entity that is wholly owned by the transferor and/or the transferor's spouse, state registered domestic partner, children, or state registered domestic partner's children regardless of whether the transfer results in a change in the beneficial ownership interest. However, real estate excise taxes will become due and payable on the original transfer as otherwise provided by law if:
- (a) The partnership or corporation thereafter voluntarily transfers the property; or
- (b) The transferor, spouse, state registered domestic partner, children, or state registered domestic partner's children voluntarily transfer stock in the corporation, or interest in the partnership capital to other than:
- (i) The transferor and/or the transferor's spouse, state registered domestic partner, children, or state registered domestic partner's children;
- (ii) A trust having the transferor and/or the transferor's spouse, state registered domestic partner, children, or state registered domestic partner's children as the only beneficiaries at the time of transfer to the trust; or
- (iii) A corporation or partnership wholly owned by the original transferor and/or the transferor's spouse, state registered domestic partner, children, or state registered domestic partner's children within three years of the original transfer to which this exemption applies, and the tax on the subsequent transfer is not paid within ((sixty)) 60 days of becoming due.

For example, parents own real property as individuals. They create an LLC that is owned by themselves and their three children. The parents transfer the real property to the LLC. Despite the fact that there was a change in beneficial ownership interest, it is still exempt from tax, because the LLC is owned by the grantor and/or the grantor's spouse, state registered domestic partner, children, or state registered domestic partner, children.

(6) Transfers when there is not a change in identity or form of ownership of an entity. This exemption applies to transfers of real property when the grantor and grantee are the same.

For example, John and Megan own real property as tenants in common. They decide that they prefer to hold the property as joint tenants with rights of survivorship. John and Megan, as tenants in common, convey the property to John and Megan as joint tenants with rights of survivorship. The transfer is exempt from real estate excise tax.

[ 4 ] OTS-3697.1